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10 *Representing the United States of America*

11 **UNITED STATES DISTRICT COURT
12 DISTRICT OF NEVADA**

13 **-000-**

14 UNITED STATES OF AMERICA,

15 Plaintiff,

16 CASE NO: 2:17-cr-00001-JAD-CWH

17 vs.

18 (#16) LORENZO RAMON SALA
19 MOURA,
20 a/k/a "Lorenzo Mour,"
21 a/k/a Lorenzo Ramon Moura
22 Sala Mala Vila

23 Defendant.

**STIPULATION TO CONTINUE
SENTENCING**

24 It is hereby stipulated and agreed, by and between Steven W. Myhre, Acting
25 United States Attorney, through Patrick Burns, Assistant United States Attorney,
26 and Ronald Manto, Esq., counsel for Defendant Lorenzo Ramon Salal Moura, that
27 the sentencing hearing date in the above-captioned matter, previously scheduled for
28 December 4, 2017, at 9:00 a.m., be vacated and continued until a time convenient to
29 the Court, preferably in the latter part of May 2018 or early June 2018.

30 This Stipulation is entered into for the following reasons:

31 1. Counsel for Defendant Sala Moura and the Government require
32 additional time to prepare for sentencing in this matter.

33 2. Defendant Sala Moura is in custody and does not oppose this request.

3. The Government does not oppose this request.
4. This is the fourth request for a continuance filed in this matter.
5. This request is made in good faith and not for purposes of delay.

Dated this 1st day of December, 2017

STEVEN W. MYHRE
Acting United States Attorney

By: _____
RONALD MANTO, Esq.,
Counsel for Defendant SALA MOURA

/s/
By: _____
PATRICK BURNS
Assistant United States Attorney

By: _____
JOSH TOMSHECK, Esq.
Counsel for Defendant SALA MOURA

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

-000-

UNITED STATES OF AMERICA,

Plaintiff,

CASE NO: 2:17-cr-00001-JAD-CWH

vs.

(#16) LORENZO RAMON SALA
MOURA,
a/k/a “Lorenzo Mour,”
a/k/a Lorenzo Ramon Moura
Sala Mala Vila

Defendant.

FINDINGS OF FACT

Based on the pending Stipulation of counsel, and good cause appearing therefore, the Court finds that:

1. Counsel for Defendant Sala Moura and the Government require additional time to prepare for sentencing in this matter, including researching and investigating issues important to the anticipated sentencing outcome.
2. Defendant Sala Moura is in custody and does not oppose this request.
3. The Government does not oppose this request.
4. This is the fourth request for a continuance filed in this matter.

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ORDER

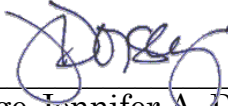
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3 IT IS FURTHER ORDERED that the sentencing in *United States v. Lorenzo*
4 *Ramon Sala Moura* , 2:17-CR-00001-JAD-CWH, previously scheduled for December
4, 2017 at 9:00 a.m. is vacated and continued until June 4, 2018 at 9:00 a.m.

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6 DATED this 1st day of December, 2017.

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8 By: 
9 Judge Jennifer A. Dorsey
United States District Court Judge

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Certificate of Service

I, Patrick Burns, hereby certify that I am an employee of the United States Department of Justice, and that on this day I served a copy of the following: STIPULATION TO CONTINUE SENTENCING, upon counsel for all defendants appearing in this matter via the CM/ECF system, by electronically filing said document.

Dated: December 1, 2017

/s/ Patrick Burns
PATRICK BURNS
Assistant United States Attorney
District of Nevada